AO 472 (Rev. 3/86) Order of Detention Pending Trial

	T T	_		A Description of the Control of the	
	United Stati	ES DISTRICT	Court	U.S. 0.5 TRULE STANDS BISTRICE OF M. D. ASSA	
	Di	strict of	NEBI	RASKA	
	UNITED STATES OF AMERICA			AMIMAY 29 PH 3' 34	
	V.	ORDER OF	DETENTIO	n <mark>rending trial</mark> ER	
	DOUGLAS N. ALVAREZ	Case Number: 4	·07CR3068	TANAMAN TEATHER.	
	Defendant				
In a detentio	accordance with the Bail Reform Act, 18 U.S.C. § 3142(f), a con of the defendant pending trial in this case.	letention hearing has been l	neld. I conclude th	nat the following facts require the	
- (1)	Part I—	Findings of Fact			
(I)	 The defendant is charged with an offense described in 18 U. or local offense that would have been a federal offense if a c a crime of violence as defined in 18 U.S.C. § 3156(a)(4 an offense for which the maximum sentence is life impression. 	ircumstance giving rise to t).	peen convicted of a federal jurisdiction	federal offense state had existed that is	
	an offense for which a maximum term of imprisonment	isonment or death. of ten years or more is pres	cribed in		
	a felony that was committed after the defendant had bee § 3142(f)(1)(A)-(C), or comparable state or local offens	n convicted of two or more	prior federal offer	nses described in 18 U.S.C.	
(2) (3)	The offense described in finding (1) was committed while the A period of not more than five years has elapsed since the for the offense described in finding (1).	e defendant was on release	pending trial for a release of the de	n federal, state or local offense. fendant from imprisonment	
(4)) Findings Nos. (1), (2) and (3) establish a rebuttable presumption safety of (an) other person(s) and the community. I further to	and that the defendant has r	ombination of cond not rebutted this pr	ditions will reasonably assure the resumption.	
\Box (I)	Afterna There is probable cause to believe that the defendant has con	tive Findings (A)			
LJ (-)	for which a maximum term of imprisonment of ten years	or more is prescribed in			
r (2)	under 18 U.S.C. § 924(c).				
☐ (2)	(2) The defendant has not rebutted the presumption established by finding I that no condition or combination of conditions will reasonably ass the appearance of the defendant as required and the safety of the community.				
		tive Findings (B)			
(1)	There is a serious risk that the defendant will not appear.	0 ()			
(2)	(2) There is a serious risk that the defendant will endanger the safety of another person or the community.				
	Part II—Written State	ment of Reasons for De	tention		
I find	nd that the credible testimony and information submitted at the			rincing evidence a prepon-	
derance o	of the evidence that				
	Det. Waived hig	v agreed	to de	etention	
	ICE detainer	<u> </u>			
		· · · · · · · · · · · · · · · · · · ·			
to the ext reasonabl Governm	Part III—Direction of the Attorney General of Attention of the Attorney General of Attent practicable, from persons awaiting or serving sentences ble opportunity for private consultation with defense counselment, the person in charge of the corrections facility shall delive ection with a court proceeding.	or being held in custody p On order of a court of the	ive for confinement ending appeal. To United States or	he defendant shall be afforded a	
	Bate	Signature of	Judicial Officer	<u>~</u>	
	<u></u>	•	U.S. Magistrate Ju	dge	
			of Judicial Office		

*Insert as applicable: (a) Controlled Substances Act (21 U.S.C. § 801 et seq.); (b) Controlled Substances Import and Export Act (21 U.S.C. § 951 et seq.); or (c) Section 1 of Act of Sept. 15, 1980 (21 U.S.C. § 955a).